PUBLIC GENERAL LAW.

	rage.
Any person who shall falsely make, alter, forge or counterfeit, (or cause or procure the same, or willingly assist in making, &c. or shall utter, publish or pass knowing to be falsely made, &c. any warrant or order for payment of any money, or delivery of goods or other valuable articles, whether said warrant or order contain a simple request to pay said money or deliver said goods, &c. with intention to defraud, &c. shall be deemed a felon, and on conviction to be confined in the penitenitary not less than six months, nor more than three years—1822, ch. 169, All murder committed by any person in arresting or imprisoning, or in attempting to arrest and imprison any free person or persons entitled to his freedom at a certain age or contingency—with intent forcibly to carry such person out of the state—the person committing such murder, knowing such person to be free or entitled to his freedom, shall be deemed guilty of murder of the first degree, and being convicted shall suffer death by hanging by the neck—1824,	784
ch. 144,	813
Cutting timber with intent to steal the same, declared felony—1826, ch. 260, sec. 1,	918
Destroying grain, shrubs, vines or vegetables, advisedly and mali-	
ciously, made a misdemeanor—1826, ch. 260, sec. 2,	918
On what counties this act operates—1826, ch. 260, sec. 3,	918
Free negroes and mulattoes may be sentenced to confinement in the penitentiary—1826, ch. 229,	894
Free negroes inducing a slave to run away, subject to confinement in the penitentiary—1827, ch. 15, sec. 1,	920
Slaves convicted of a like offence, shall receive thirty-nine lashes—	
1827, ch. 15, sec. 2,	920
Additional supplement to the act of 1809, concerning—1827, ch. 62,	923
Persons passing counterfeit bank notes, deemed a felon, and liable to confinement in the penitentiary—1827, ch. 62, sec. 1,	000
For the second offence may be sentenced to confinement for not less	923
than ten nor more than twenty years—1827, ch. 62, sec. 2,	923
Any person committed to gaol by judgment of any court, for non-payment of any penalty, &c. not exceeding \$50, and shall have remained there for thirty days, or who shall be committed for non-payment of any penalty, &c. above \$50, and not exceeding \$100, for the space of sixty days, to be discharged on account of penalty and costs, if he prove his inability to pay, &c.—1830, ch. 145, 1 Any person falsely making, forging or counterfeiting any letter, or writing, requesting payment of money or delivery of goods, &c. or who shall fraudulently obtain money or goods by means of such letters, &c. or who shall knowingly alter or publish any such letter, &c. shall upon conviction be confined in the penitentiary for a period not less than two, or more than ten years—1831, ch. 208,	004
sec. 1,	025
Where an infant under 15 years is convicted of any indictable offence	
other than malicious felony, court may suspend sentence, and bind	
out such person in, or out of the state, or procure employment, and 326	